STATE OF MINNESOTA

DISTRICT COURT - FAMILY DIVISION
FOURTH JUDICIAL DISTRICT
DISSOLUTION WITH CHILDREN

In Re The Marriage Of:

Court File No.: 27-FA-19-6661

Ilhan Abdullahi Omar,

Petitioner,

STIPULATED FINDINGS OF FACT,
CONCLUSIONS OF LAW, ORDER
FOR JUDGMENT AND JUDGMENT

AND DECREE

Ahmed Abdisalan Hirsi,

Respondent.

The above-entitled proceeding came on for administrative review pursuant to Minn. Stat. § 518.13 before the Honorable Mike Furnstahl, Referee of Hennepin County District Court, at the Hennepin County Family Justice Center, 110 South Fourth Street, Minneapolis, Minnesota, on the ______day of _______, 2019, based on the stipulation of the parties as set forth herein.

Jaime Driggs and the law firm of Henson & Efron, P.A., represent Petitioner Ilhan Abdullahi Omar (hereinafter "Wife"). Laurie A. Cylkowski and the law firm of Cylkowski Law Office, P.A., represent Respondent Ahmed Abdisalan Hirsi (hereinafter "Husband").

The parties reached agreements on all issues related to dissolution of the marital relationship and it is the desire of the parties to memorialize those agreements herein.

NOW, THEREFORE, based on the parties' Stipulation, and upon all of the files, records and proceedings herein, the Court hereby makes the following Findings of Fact, Conclusions of Law, Order for Judgment and Judgment and Decree:

FINDINGS OF FACT

	1.	Wife's Information	n. The true and	correct name of Wife is	s Ilhan Abdullahi
Omar.	Wife h	nas not been known b	y other names.	Wife is a resident of H	ennepin County.
Wife's	mailin	g address is		Minneapoli	s, Minnesota 55402.
Wife v	vas borr	n on	and is now thi	rty-seven (37) years old	. Wife's attorneys in
this pro	oceedin	g are Jaime Driggs, a	and the law firm	n of Henson & Efron, P.	A.,
		Minneapolis, M	innesota 55402	? .	

- Abdisalan Hirsi. Husband was formerly known as Ahmed Abdisalan Aden. Husband is a resident of Hennepin County. Husband's mailing address is

 Minneapolis, Minnesota 55414. Husband was born on and an and is now thirty-nine

 (39) years old. Husband's attorneys in this proceeding are Laurie A. Cylkowski and the law firm of Cylkowski Law Office, P.A.,

 Minnesota 55122.
- Marriage. The parties were married on January 5, 2018, in Minneapolis,
 Minnesota, and ever since that time have been, and now are, husband and wife.
- Residency. The parties have been residents of the State of Minnesota for more than 180 days immediately preceding commencement of this action.
- 5. Other Proceedings. No separate proceeding for dissolution of marriage, legal separation, or custody has been commenced by either party and no such proceeding is pending in any court of this state or elsewhere.
- Irretrievable Breakdown. There has been an irretrievable breakdown of the marriage relationship of the parties hereto, within the meaning of Minn. Stat. §518.06.

- Armed Services. Neither party is a member of the Armed Services of the United
 States of America so as to be entitled to relief under the Servicemembers' Civil Relief Act of
 2003.
- Order for Protection. No Order for Protection under Minn. Stat. §518B or a similar law of another state that governs the parties is in effect.
 - 9. Children. The parties are the parents of three minor children,

The parties executed Recognitions of Parentage with respect to each of the three children and such Recognitions are on file with the Minnesota Department of Health,

Office of Vital Records. Wife is not now pregnant.

- 10. <u>Custody.</u> The parties agree and the Court finds that the custodial arrangement detailed in Conclusion of Law 2 below is in the minor children's best interests. The parties further agree that if the children return their residence to Minnesota, the issue of their primary residence designation and location is subject to review and renegotiation between the parties based on the best interests of the children.
- Employment. Both parties are employed, able-bodied, and have the economic ability to be self-supporting from their employment.
- 12. <u>Child Support.</u> The parties agree and the Court finds that the parties' arrangements for payment of the children's support detailed in Conclusion of Law 3 below is in the minor children's best interests.
- Spousal Maintenance. Neither party is seeking an award of spousal maintenance from the other.
 - 14. <u>Division of Assets.</u> The parties have already divided all of their assets between

themselves and they own no jointly titled assets. The parties have agreed that they each shall be awarded all vehicles, bank accounts, investment accounts, retirement accounts, policies of insurance, and other assets titled in their individual names. The parties have agreed that they each shall be individually responsible for payment of all debts and obligations separately incurred in their respective names. The parties agree and the Court finds that the parties' division of assets is just and equitable.

- 15. <u>Discovery.</u> The parties have chosen not to engage in discovery and are satisfied in entering into this agreement based upon their individual knowledge regarding the financial circumstances of their marriage. Each party acknowledges that they understand they have the right to engage in formal discovery and that they have elected to forgo exercising such right.
- 16. Release. Except as hereinabove provided, each party mutually and expressly released and fully discharged any and all liability, claims, or obligations of any kind or character, whether arising in contract, status, tort, or otherwise, each party has or may have had against the other by reason of their marriage relationship or otherwise, and relinquished any and all interest which each may have had in the property of the other.
- 17. <u>Jurisdiction</u>. The Court has jurisdiction over each of the parties and has jurisdiction over the subject matter of this proceeding. Further, Minnesota is the proper jurisdiction within the contemplation of the Uniform Child Custody Jurisdiction and Enforcement Act, Minnesota Statute Section 518D, to enter an Order regarding the care, custody and control of the minor children.

CONCLUSIONS OF LAW

 DISSOLUTION. The bonds of matrimony existing between the parties are hereby dissolved.

	2.	CUSTODY.	The parties ar	e granted	oint legal	and join	physical	custody o	f their
minor	children	:							
				The mino	or children	shall res	ide prima	rily with \	Wife
in the Washington D.C. area and attend school there. The Husband is granted reasonable and									

in the Washington D.C. area and attend school there. The Husband is granted reasonable and liberal parenting time with the minor children and Wife shall pay the children's travelling expenses to Minnesota for parenting time with Husband. If the children return to Minnesota for a change of residence, the parties shall renegotiate the issue of their primary residence using the best interests of the children standard.

- 3. <u>CHILD SUPPORT.</u> There will not be a payment of child support. Rather, Wife shall pay for the children's medical insurance, out-of-pocket medical expenses, schooling and extracurricular activity expenses. Each party shall provide for the children while the children are in their respective care.
- MEDICAL AND DENTAL INSURANCE FOR HUSBAND AND WIFE.
 Husband and Wife are each responsible for maintaining his or her own medical and dental insurance coverage and for any premiums thereon.
- 5. SPOUSAL MAINTENANCE. Neither party shall pay temporary or permanent spousal maintenance to the other, past, present or future. The Court is not reserving jurisdiction to award spousal maintenance to either party and the Court is divested of jurisdiction over the issue of spousal maintenance.
- 6. <u>DIVISION OF ASSETS</u>. Wife is awarded subject to any encumbrances thereon, and free and clear of any claim thereto by Husband, all vehicles, bank accounts, investment accounts, retirement accounts, policies of insurance, and assets titled in her name, including the divestiture of Husband as beneficiary thereon as applicable.

Husband is awarded subject to any encumbrances thereon, and free and clear of any claim thereto by Wife, all vehicles, bank accounts, investment accounts, retirement accounts, policies of insurance, and assets titled in his name, including the divestiture of Wife as beneficiary thereon as applicable.

Each party is awarded all right, title and interest, free and clear of any claim on the part of the other, in and to the household goods, furnishings and personal property currently in his or her possession, subject to any encumbrances thereon.

Each party is individually responsible for payment of any additional debts separately incurred in his or her name, including any undisclosed debts, and each shall defend, indemnify, and hold the other party harmless from any liability related thereto, including attorneys' fees.

7. INCOME TAXES. The parties shall file separate income tax returns for the calendar year 2019. Any outstanding federal and/or state tax obligations existing in relation to prior years will be shared equally between the parties. Commencing with calendar year 2019, and every odd year thereafter, Wife shall be entitled to claim two of the minor children as dependents and receive the child tax credits on her state and federal income tax returns, and Husband shall be entitled to claim one of the minor children as a dependent and receive the child tax credit on his state and federal income tax returns for so long as the minor children are eligible and in any year that claiming the children will be a tax benefit to her or him. Commencing with calendar year 2020, and every even year thereafter, Husband shall be entitled to claim two of the minor children as dependents and receive the child tax credits on his state and federal income tax returns, and Wife shall be entitled to claim one of the minor children as a dependent and receive the child tax credit on her state and federal income tax returns for so long as the minor children are eligible and in any year that claiming the children will be a tax benefit to him or her.

At such time as only two children are eligible to be claimed as a dependent for tax exemption purposes, each party shall be entitled to claim one minor child as a dependent and to claim the child tax credit for that child on his or her state and federal income tax returns and in any year that claiming the child will be a tax benefit to him or her.

At such time as only one child is eligible to be claimed as a dependent for tax exemption purposes, the parties shall alternate years in which the remaining child may be so claimed, with Wife being entitled to claim said child in the first such year and Husband being entitled to claim said child in the second such year.

Each party shall advise the other no later than March 15 of each year if he or she will be claiming the child assigned to him or her herein on his or her tax returns for the preceding year. If one party advises he or she is not going to claim a child assigned to him or her in any given year, then the other party shall be entitled to do so in that year. Each party shall refrain from claiming the child to be claimed by the other pursuant to this paragraph and shall execute and deliver to the other party any documents or waivers that are necessary to allow the other party to claim the child as provided herein, including but not limited to Internal Revenue Service Form 8332.

- 8. <u>ATTORNEYS' FEES.</u> Husband and Wife are each responsible for his or her own attorneys' fees and costs incurred in connection with these proceedings.
- 9. BARRED FUTURE ACTIONS. The parties, having mutually and expressly waived any and all liability, claims, and obligations of any kind against the other party, whether arising in contract, status, tort or otherwise, by reason of their marriage relationship or otherwise through the date of entry of this judgment and decree, are barred from bringing any actions relating to such liability, claims, or obligations.

- 10. <u>SERVICE OF DECREE</u>. The Judgment and Decree to be entered herein shall be served via the E-Filing System by counsel for Wife upon counsel for Husband which shall be good and proper service and proof thereof for all purposes.
- 11. REQUIRED DOCUMENTS. Husband and Wife shall properly execute and deliver any and all documents and instruments, including but not limited to deeds, conveyances and bills of sale which are necessary or requested to evidence, effect and carry out the foregoing provisions. Failure to comply with this clause, however, shall in no way affect the legal transfer of any and all of the property herein established.
- 12. <u>DISCHARGE OF COUNSEL</u>. Sixty-one (61) days after entry of the Judgment of Decree herein, Jaime Driggs and the law firm of Henson & Efron, P.A. shall automatically be discharged as attorneys of record for Wife without further notice, and Laurie A. Cylkowski and the law firm of Cylkowski Law Office, P.A. shall automatically be discharged as attorneys of record for Husband without further notice.
 - 13. APPENDIX A. Appendix A is attached.
- 14. <u>WAIVER OF STAY OF ENTRY</u>. The parties specifically waived their rights to a stay of entry of the Judgment and Decree and Judgment may be entered immediately.

STIPULATION

By their signatures below, it is stipulated and agreed by and between the parties that in the event the Court should grant a dissolution of marriage, and in the event the terms set forth in the Findings of Fact and Conclusions of Law sections hereinabove are acceptable to the Court, the parties agree to such terms and agree that a Judgment and Decree may be entered without further notice to either party.

A	At Anni			
Ilhan Abdullahi Omar	Ahmed Abdisalan Hirsi			
Petitioner/Wife	Respondent/Husband			
Subscribed and sworn to before me this _\(\frac{1}{2}\) day of _\(\infty\) time (7, 2019.	Subscribed and sworn to before me this 5 day of NWMW, 2019.			
Notary Public	Angla bullo Notary Public			
JAIME DRIGGS NOTARY PUBLIC - MINNESOTA My Commission Expires January 31, 2023 ORDER FOI	ANGELA R. BUCI NOTARY PUBLIC MINNESOTA My commission exp. Jan 31			
LET JUDGMENT BE ENTERED ACC	ORDINGLY. NOTWITHSTANDING			
GENERAL RULES OF PRACTICE FOR DISTRICT COURT 125, LET JUDGMENT BE				
ENTERED IMMEDIATELY.				
	Approved for Entry Without Hearing Under Minn. Stat. § 518.13			
	BY THE COURT:			
Dated:	Hon, Mike Furnstahl Referee of District Court			
Dated:	Judge of District Court			
JUDGMENT .	AND DECREE			
I hereby certify that the foregoing Conch	isions of Law constitute the Judgment and			
Decree.				
	DISTRICT COURT ADMINISTRATOR			
Dated:	By			

APPROVED AS TO FORM:

HENSON & EFRON, P.A.

Jaime Driggs, #0338606

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Attorneys for Respondent/Husband